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Attorneys for Plaintiffs

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

FREMICHAEL GHEBREYESUS,
individually and as Trustee of the Estate of
Ghebreyesus Ghebrelul Fremichael; and
SIMRET ZERAI YOHANNES (A/K/A
SEMRET ZEREYOHANS KELEB),

Plaintiffs,

vs.

THE FEDERAL DEMOCRATIC REPUBLIC
OF ETHIOPIA, THE MINISTRY OF
FOREIGN AFFAIRS OF ETHIOPIA, THE
CITY OF ADDIS ABABA, THE SUB-CITY
OF BOLE, ADDIS ABABA, FEDERAL
FIRST INSTANCE COURT OF ETHIOPIA,
BROOK BEKELE BESHAH (A/K/A BIRUK
BEKELE BESHAH; A/K/A BIRUK
BEKELE; A/K/A BROOK BEKELE),

Defendants.

Case No.: 2:22-cv-01717-RFB-EJY

**STIPULATION AND ORDER
EXTENDING PLAINTIFFS' DEADLINE
TO FILE REPLY IN SUPPORT OF
MOTION TO COMPEL DISCOVERY**

(FIRST REQUEST)

Under LR IA 6-1 and 6-2 and LR 7-1, Plaintiffs Fremichael Ghebreyesus, individually and as Trustee of the Estate of Ghebreyesus Ghebrelul Fremichael, and Simret Zerai Yohannes (“Plaintiffs”) and Defendant Brook Bekele Beshah (“Bekele”) hereby agree and stipulate to the following:

1. On February 14, 2025, Plaintiffs filed their Motion to Compel Discovery (ECF No. 117).

2. On February 24, 2025, Bekele filed his Response to Plaintiffs’ Motion to Compel Discovery (ECF No. 122).

3. Plaintiffs’ deadline to file their Reply in Support of the Motion to Compel Discovery is March 3, 2025.

4. Due to recent health issues with Plaintiffs’ counsel, the parties stipulate and agree to extend Plaintiffs’ reply deadline to March 10, 2025.

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This is the first request to extend the deadline. This request for extension of time is not intended to cause any delay or prejudice to any party.

IT IS SO STIPULATED.

DATED: February 28, 2025

MCDONALD CARANO LLP

By: /s/ Kiley A. Harrison

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Attorneys for Plaintiffs

DATED: February 28, 2025

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*Attorneys for Defendant Brook Bekele
Beshah*

IT IS SO ORDERED:


UNITED STATES MAGISTRATE JUDGE

DATED: March 4, 2025